

TO: Dealer Services Conporation 1320 City Centur Drive Suite 100 Carnel, IN 46032

FOR VALUE RECEIVED, the undersigned dealer ("Dealer") proxities to pay to the order of Dealer Services Corporation, a Delaware corporation ("DSC"), with its principal office at 1320 City Center Drive, Suite 100, Carmet, Indiana 46032 or such other place as DSC may designate in writing, in lawful money of the United States of America, the principal sum of Twenty-Five Thousand Dollars and Zero Cents (\$25,000.00) (the "Credit Limit") or such greater or lesser sum which may be advanced from time to time, together with all costs, interest, fees, and expenses as provided for under this Note.

NOW, THEREFORE, in consideration of the mutual covenants, agreements and conditions contained herein, the parties agree as follows:

- 1. DEFINITIONS: Capitalized terms used in this Note without definition shall have the respective meanings as set forth below. All other seems in this Note shall be defined by the meanings provided for in the Uniform Commercial Code as provided for herein.
- (a) "Advance" shall mean any loan or payment in any amount made pursuant to this Note by DSC to Dealer or on Dealer's behalf to any third party.
- (b) "ACH" shall mean all payments by, or on bahalf of, Dealer to DSC made via a nationwide electronic funds transfer network processing electronic debit entries from Dealer's bank accounts.
- (d) "Sees Rate" shall mean the greater of that variable rate of interest or that fixed rate of interest as sinted in the DSC Published Rate, Fee and Term Schedule, or in the event no DSC Published Rate, Fee and Term Schedule is published and effective, then 5.00%.
- (d) "Doarding Fee" shall meso that DSC Universal Fee charged by DSC to Dealer and added to the principal amount of the Advance for each lindividual item of DSC Financed inventory which is the subject of a DSC Lesse Program Advance.
- (c) "Check" shall mean all payments by, or on behalf of, Dealer to DSC not made in east, via certified funds, wire transfer or ACH.
- (0 "Colliteral" slint have the meaning set forth in Paragraph 2 of this Note,
- (g) "Commet Rate" shall mean that rate of interest as stated on Dealer's Torm Sheet. Additionally, in the event no Torm Sheet is exceuted and effective, then 4.25%.
- (h) "Cradit Limit" shall mean the maximum amount Dualer may borrow at any one time under this Note.
- (f) "Cradit Line" shall mean Dealer's DSC fisospion line of cradit pursuant to and under this Note.
- (j) "Desicr's Place of flusiness" shall mean that place where the Colleteral and Dealer's books and records are kept, where Desicr's operations are conducted from end/or if Dealer is a legally recognized business entity where Desicr's registered office is located.
- (k). "Dealer's Home Branch" shall mean the ESC branch location for which Dealer's DSC Credit Line is assigned to by DSC for nervicing and administration.
- (i) "Default Rate" shall meen that rate of interest as stated in the DSC Published Rate, Fee and Term Schedule, or in the event no DSC Published Rate, Fee and Term Schedule is published and effective, then 8%.
- (in) "DSC Administrative Fee" shall meet any fee charged by DSC to Dealer for any survice or process requested by Dealer or smilaterally undertaken by DSC, reasonable or necessary to administer or most for the Credit Line, that is not a Floorplan Fee.
- (ii) "DSC Pinanced Inventory" shall mean any Unit now or hereafter acquired or retained by Dealer pursuant to an Advance under this Note. DSC Pinanced Inventory Includes Purchase Money Inventory
- (c) "DSC Lease Program" shall mean any DSC program offered to Dealer designed to allow Dealer to obtain to Advance for a Unit which is the subject of a Dealer originated and owned consumer lease transaction.
- (p) "DSC Published Rate, Fee and Term Schudule" shall mean that current schedule of universal interest rates and feer assessed by DSC, including DSC Universal Fees, late Bees, fees relating to returned cheeks or ACH payments due to handfelent funds.



DSC Account # 61764





the Base Rate, Risk state and Default Rate and notice of amendments to Terms and Conditions published by DSC via posting such actionals of such universal rates and fees and notice of amendment to Terms and Conditions at wave discoverage com and posted at each DSC branch office or location.

- (q) "DSC Universal Feat" shall mean may published feo as stated in the DSC Published Rule, Fee and Term Schodule charged by DSC to Dualet.
- (i) "Equipment" shall mean all goods other than Inventory held for sale, lease, or daily restal by Dealer in the ordinary course of business.
- (6) "Event of Default" shall have the meaning set forth in Paragraph 6 of this Hote.
- (i) "Extension" shall mean that grant by DSC to Dealer of additional since that an Advance for an item of DSC Financed Inventory becomes the and payable.
- (u) "Floorplan Per" shall mean the fee charged by DSC to Dealer set forth on the Term Sheet for each individual item of DSC Financed Inventory. Additionally, in the event no Term Sheet is executed and effective, then the Floorplan Fee shall be equal to One Hundred Fifty Dollars (\$150.00).
- (v) "GPS Fee" shall meen that DSC Universal Fee charged by DSC to Dealer and added to the principal encount of the Advance for the global positioning system supplied for each individual item of DSC Financed Inventory which is the subject of a DSC Lease Program Advance.
- (w) "Interest" shall mean the aggregate rate of interest which accrues on all Linbillities await by Dealer to DSC under or arising out of this Note by combining the Base Rate plus the applicable Coursest Rate, Risk Rate or Default Rate.
- (x) "Inventory" shall mean all Units held by Dealer for wholegale or retail sale, lease, or rent or leased by Dealer. Inventory includes DSC Pinanced Inventory.
- "Liabilities" shall mean any and all Advances, debts, DSC Financed Inventory Liabilities, financial obligations, DSC Administrative Fees, DSC Universal Fees, Interest, Flourplan Fees, NSF fees, late fees, charges, expenses, attorney fees, costs of collection, covenants, and duries owing, arising, due or payable from Dealer to DSC of any kind or nature, present of future, under any instrument, guaranty, or other document whether arising under this Note or any other agreement, whether directly or indirectly (including those acquired by assignment), absolute or contingent, primary or secondary, due or to become due, now existing or becease or other orising and however acquired.
- (2) "Maturity Data" shall mean the date an Advance for an item of DSC Financial Inventory becomes due and payable. In the event the Maturity Date relating to a specific Advance for an item of DSC Financial Inventory becomes due and payable falls eat a federal banking holiday, Saturday or Sunday, the Maturity Date for such specific Advance shall be the next business date subsequent to such federal banking holiday, Saturday or Sunday.
- (90) "MSO" shall mean the manufacturer's certificate of origin or other document evidencing ownership of a Unit issued by the manufacturer of the Unit.
- (bb) "Note" shall mean this Demand Promissory Note and Security Agreement and all present and future amendments, modifications and addendums referenced herein.
- (co) "Pariod" shall mean that number of days set forth in the Term Sheet, beginning on the date of an Advance and ending on the Maturity Date, and any extension thereto, that an item of DSC Financed Inventory will be financed by DSC to Dealer pursuant to the terms of this Note. Additionally, in the event no Term Sheet is executed and effective, then the Period shall be Thirty (30) days.
- (dd) "Purchase Money Inventory" shall ment a thin acquired by Dealer pursuant to an Advance under this Note.
- (ee) "Risk Rate" shall mean that rate of interest as stated in the DSC Published Rate, Fee and Term Schedule, or in the event no DSC Published Rate, Fee and Term Schedule is published and effective, then 6%.
- (ii) "Shortage" shall mean the difference however a payment received by DSC and the amount owing, arising, due, or payable from Dealer to DSC with respect to a specific Advance for a specific item of DSC Financed Inventory.
- "Terms and Conditions" shall mean all provisions of this Note with the exception of terms specifically relating to Dealer's Plooplan Fers and Contract Rate and any other term referenced in Dealer's Term Sheet.
- (ah) "Term Sheet" shall mean the addendum to this Note, as madified from time to time, which indicates specific terms regarding Dealer's Credit Limit. Pluorplan Fees, Contract Rate of interest, Period, principal redustion, and Number of Mounity Date Extensions.



- (ii) "Title" shall mean the cartificate of fittle or other document evidencing ownership of a Link issued by a duly authorized state, province or government algebras.
- (ii) "UKC" shall mean the Uniform Commercial Code as onacted in the State offices the Collateral is located.
- (kk) "Unit" shall mean any manufactured item, including vehicles for which a cartificate of title or a MSO exists which is the subject of an Advance by DSC to Dealer under this Note.
- (II) "Vehicle Service Contract Foo" shall mean that DSC Universal Foo charged by DSC to Dealer and added to the principal amount of the Advance for the service contract supplied for each individual ham of DSC Financed Inventory which is the subject of a DSC Lease Program Advance.
- 2. GRANT OF SECURITY INTEREST: In order to secure full and prompt payment of all Liabililles and performance of all obligations of Decler to DSC, Dealer beneby:
 - (a) Grants to DSC, together with its subcldiaries, affiliates and assigns, a continuing security interest in all of Dealer's assets and properties, wherever located, including without limitation, all Equipment of any kind or nature, all vehicles, vehicle parts, all layerstory now owned or hereafter acquired, without limitation, DSC. Financed Inventory now owned or hereafter acquired, and all additions, accessions, accessories, replacements, and proceeds thereoft all documents, accounts, accounts receivable, absticl paper, and general intengibles now owned or hereafter acquired by Dealer together with the proceeds thereoft all of Dealer's books and records relating to the foregoing ("Collateral"). This security interest is given to DSC to secure Dealer's Liabilities to DSC under this Note, as may be amended from time to time, all without rather from valuation or approximent layer.
 - (b) Agrees to execute and deliver such Immediag statements and amendments thereto as DSC shall require from time to time.
- 1. INTEREST RATE. Interest shall occure on all Dealer Liabilities in accordance with the following:
- (a) All ourstanding Linbilities under this Note shall accross interest (based upon a 360 day year), on a per annum basis and shall be compounded delly at the Base Rate plus the applicable Contract Rate, Risk Rate, or Default Rate notil paid in full.
- (b) The Contract Rate stated on Dealer's Term Sheet plus the Base Rate shall be the applicable rate of Interest according on all Dealer Liabilities, so long as there has not been a breach by Dealer of any representation or warrant made by Dealer under this Note, a breach by Dealer of eny covenant or credit term required under this Note, or an event of default by Dealer under this Note.
- (c) In the event a breach of any representation of warranty made by Dealer under Paragraphs I or 4 of this Note: occurs, or a breach by Dealer of a covenant or credit term required under Paragraph 4 or Paragraph 5 of this Note, the applicable rate of interest accruing on all Dealer Liabilities shall be the Base Rate plus the Risk Rate.
- (d) In the event that on fivent of Dufault occurs as defined in Paragraph 6 of this Note, the applicable rate of interest according on all Dealer Liabilities shall be the Base Rate plus the Default Rate.
- (e) The Base Rate, flish Rate or Default Rate may be amended or modified by DSC in DSC's sole discretion by posting such amendment or modification on the DSC Published Base Rate and Fee Schedule. However, DSC may only increase the Base Rate, flish Rate or Default Rate by 100 hasis points in any one 30-day period.
- 4. DEALER'S REPRESENTATIONS, WARRANTIES AND COVENANTS: In order to induce DSC to make Advances becounder, Dealer bereity represents, convents and warrants:
 - (a) To sell, lease or rent DSC Financed Inventory only in the ordinary course of Denler's tusiness, and not to dispose of such DSC Financed Inventory, except as heavin provided.
 - (b) To keep DSC Financed inventory only at Dealer's Place of Business and not to remove said DSC Financed Inventory from such place for a period exceeding reventy-four (24) hours, unless such item of DSC Hinanced inventory is the subject of a DSC Lesse Program Advance, or otherwise authorized in writing by DSC.
 - (c) To keep DSC Financed inventory in good repair and insured against all physical risks in such amounts and under such policies issued by such insurance company as are deemed necessary and satisfactory by DSC. DSC shall be named "loss payer" in the extent DSC's interest may appear. In the event Dealer fails to procure, maintain or provide proof of such insurance coverage, DSC may, in its sole discretion, purchase necessary insurance to protein its interests and collect the costs from Dealer pursuant to the terms of this Note. Dealer anderstands and agrees that DSC has an insurable interest in Dealer's Colleteral, including but not limited to, DSC Pinanced Inventory, by virtue of Dealer's piedge of Dealer's Colleteral as accurity to DSC as defined above, for the supayment of all Liabilities by Dealer to DSC ander this Note.
 - (d) To keep DSC Planneed Inventory which is the subject of DSC Lease Program Advance (i) covered by an adequate service contract or warranty acceptable to DSC and provided by an appraised DSC Vendor, DSC Planneed Inventory(ii) equipped

- with a functioning global positioning and stance interrupt system ("GPS") unit that is acceptable to DSC and provided by an approved DSC vendor, ([ii] DSC Financed Inventory covered by a contingent liability insurance policy that is acceptable to DBC and provided by an approved DSC Vendor DSC Pinanced Inventory; and (iv) covered by Dealet's customer's insurance policy for all physical risks and numing DSC as additional insured and loss payer on the customer's insurance certificate.
- (a) To keep DSC listed as lienholder on the certificate of title for each DSC Fluoresed Inventory which is the subject of DSC Lease Program Advance.
- (f) To keep the loase for each DSC Financed Inventory which is the subject of DSC Lease Program Advance placed with a third party servicer that is acceptable to DSC.
- (g) To keep at all times complete and accurate records of Disaler's business and to provide DSC upon demand copies of such records and financial information repeating Dealer's business and financial condition as DSC may recombly request. Dealer sutherizes DSC to share such information and any other information relating to Dealer's transaction with DSC to any and all parsons or parties as DSC doesn't occasion.
- (b) To allow DSC and its representatives to inspect the DSC Financed Inventory during normal business hours and at other reasonable times and to inspect and make copies of Dealer's books and records. Dealer shall pay DSC upon demand for the costs and expenses insured by DSC or its representatives with such inspections of Dealer's banks and records and audits of Dealer's DSC Financed Inventory.
- (i) To hold all amounts received from the sale of an item of DSC Sinanced Inventory in the form as received in trust for the sale benefit of and for DSC, and to remit such funds satisfying all amounts due DSC and owing by Dealer for the sald item of DSC Thanced Inventory within 24 hours of receipt of such funds.
- (j) That DSC may hold any same or money belonging to or payable to Dealer and apply the same to any ourstanding Liabilities of Dealer.
- (E) That may statement of Dealer's account furnished to Dealer by DSC, to the extent no objection it made in writing by Dealer within 30 days after accept of such statement, shall constitute a definitive statement of Dealer's Credit Line and Liabilities as of the date of the statement and shall be binding upon Dealer.
- (i) To refrain from paying or declaring my dividends or distributions, redecating of any capital stock, repaying subordinate debt or other leans to any principal or guaranter of Dealer's Business, during anythms a Liability exists from Dealer to DSC.
- (ii) To pay immediately and remain current with all levied taxes, assessments, charges and expenses which may now or hereinafter be levied or assessed against the Collateral and business. DSC may, in its sole discretion, pay such leaves, assessments, charges and expenses to protect its interests and thereafter collect the costs from Dester pursuant to the terms of this Note.
- (n) That Dealer has obtained all necessary permits and licenses pursuant to local, state and federal law required to operate its business as a wholesale or retail soller, lessor or renter of the DSC Pinanced faventory and has complied with all filling requirements to operate as the entity or business type on record with the appropriate governmental office(s).
- (a) That no legal, arbitration, or administrative proceedings are penting or threatened against Dealer which could reasonably affect the Collateral or which materially and adversely affect the properties, business, prospects, or condition, furancial or otherwise, of the Dealer or Dealer's ability to honor its obligations becomider.
- (p) That all payments made by Dealer to DSC via check or ACH, at the time of issuance, are written or drawn upon an account that contains immediately available funds sufficient in cover the dollar anxient of the check or ACH.
- (q) That Dealer's legal name and address as they appear in Paragraph 16 of this Note are accurate and complete.
- (f) That Dealer stall immediately notify DSC in writing of any change in Dealer's legal name, address, business type, ownership, namegement or control and shall execute any documents necessary at DSC's request to bring Dealer into compliance with this
- (s) That Dealer and all guarantees are logally competent and have uniformly to enter into and execute this Note and any and all other documents.
- (i) That Dealer shall not disclose to any third party, without the written consent of DSC, any terms and conditions applicable to Dealer's DSC Credit Line, whether such terms and conditions are contained in the Term Sheet or this Note.
- (u) That Danker expressly authorizes and agrees to accept all mailings, facsimile transmissions and relephonic transmissions from DSE including, but not limited to, Credit Line information and promotional transmissions and relephonic transmissions.
- (v) That Dealer may have an account with DSC where information can be accessed and transmissions can be sent through DSC's website located at www.discoverdsc.com. Dealer shall have the means to control access to the account information by

passwords and a dealer account number in accordance with policies and procedures set forth by DSC. To perficipate, Dealer shall execute all decuments required by DSC to register for such additional service and shall obtain by DSC's policies and shall obtain by DSC's policies and continues a facilities are forth therein. Dealer agrees such documents shall be incorporated herein by reference and made part of this blobs.

(w) That Dealer shall use Advances solely for business purposes and not for personal, family or household purposes. This means, among other things, that Dealer may not use Advances to purchase a vehicle to be used for Dealer's personal, family or household purposes.

5. CREDIT TERMS AND PROCEDURES:

- (e) The decision to make an Advance to Decise is the exclusive right of DSC, and Dealer understands that DSC may refuse to make an Advance at any time, with or without souse and without prior notice to Dealer or any guaranters of such decision. Dealer is not obligated to finance any inventory through DSC. If Dealer's Place of Business is in California, the amount of the first Advance under this Note must be at least \$5,000.00.
- (b) All Dealer requests to DSC for an Advance for the purpose of sequiring Furthese Money Inventory with DSC funds, or financing previously-acquired Inventory with DSC funds must include a copy of the bill of sale for any Unit which is the subject of the request, indicating the actual purchase price and vandor, a completed Odometer Disclosure Statement, and the Unit's certificate of title showing that it has been duity assigned to Dealer, If DSC elects to make any such Advance, the Advance shall be downed an additional Liability under this Note from the date on which the Advance is made.
- (c) DSC is not required but may make, without notice to Dealer and without regard to the Dealer's Credit Limit, Advance on Dealer's behalf, for any Liability to a third party at any time Dealer is in default under the terms of this Note. If DSC elects to make any such Advance, the Advance shall be deemed an additional Liability under this Note from the date on which the Advance is made.
- (d) Dealer must be in complete compliance with this Note before an Advance request will be approved by DSC. Additionally, DSC may require certain other information from Dealer to be submitted on a certified and swom affidavit including, but not firminal to, a statement that Dealer has not used any Advance for any other purpose than its originally requested and verified purpose.
- (e) Dealer shall pay all liabilities in DSC at the offices of DSC, on demand and without notice, with respect to an item of DSC Financed Inventory on the earlier of. (e) twenty-four (24) hours from the time Dealer receives payment by or on behalf of the purchaser of an item of DSC Financed Inventory; (b) forty-eight (48) hours after the disposition by sale or otherwise of an item of DSC Financed Inventory; or (b) the Maturity Date. DSC shall apply such payments to the DSC Financed Inventory Liabilities incurred from said item of DSC Financed Inventory. Notwithstanding anything herein to the contrary, if, after the disposition by sale or otherwise and subsequent payment to DSC at delineated above, a Shortage exists between any payments received by DSC and the DSC Financed Inventory Liability with respect to an item of DSC Financed Inventory, that Shortage shall be considered a Liability owed by Dealer to DSC and accound with Collateral other than DSC Financed Inventory. Dealer shall pay to DSC at the offices of DSC all other Liabilities, on damand and without notice. The order and method of application of such payments of the Liabilities shall be in the discretion of DSC. Payments received by DSC after 5 pm as measured by Dealer's Home Branch shall be applied the next business day.
- (f) If Theater is in compliance with all other provisions of this Note, DSC may, in its sole discretion, pennit an Extension of the Mahirity Data relative to an item of DSC Financed Inventory, upon the payment of Shortage, Interest, Floorpian Fee(s) and a principal reduction of the outstanding Advance relating to such item of DSC Financed Inventory pursuant to this Note and as enablished in the Term Sheet.
- (g) So long as Dealer is not in default of this Note, Dealer may sell DSC Pinanced Inventory to bona ride buyers in the ordinary and regular course of Dealer's business, but nothing herein shall be decased to ovalve or release any interest DSC may lave be reander or under any other agreement in any proceeds or replacements of the DSC Pinanced Inventory. Upon the sele of any specific item of DSC Pinanced Inventory, Dealer shall held the amount received from the disposition of such DSC Pinanced Inventory in Trust for the benefit of DSC, and Dealer shall pay to DSC, in accordance with this Note, an amount equal to the unpoild belonce of the Liabilities relating to such specific item of DSC Pinanced Inventory.
- (h) Dealer shall allow OSC's officers, amployees, agents, ununerys, designees and representatives access to Dealer's books and reports at the Dealer's Place of Business to conduct an audit of Dealer's DSC Pinanced Inventory. Dealer shall be responsible for and agrees to pay all of DSC's expenses in conducting such audit.
- (i) Upon request by Dealer to chain, for a leghtmate business purpose, the Title to a specific item of DSC Financed Inventory held by DSC, DSC may consider said request and, in DSC's sole discretion, great such request. In the event DSC grants such request. Dealer must deliver to DSC a check or draft which is signed and dated on the date as of which the Dealer takes physical custody of the subject Title in an amount equal to the Liability relating to such specific item of DSC Financed Inventory. The subject Title must be returned to DSC within the time period established by DSC or any outstanding Liability relating to any such Advance for such specific items of DSC Financed Inventory shall become immediately due and payable, and DSC may deposit or present such check or draft for payment in partial or whole sullafaction thereof, whichever the case may be.

- To protect DSC's interest, Dealer authorizes DSC to obtain credit information from a credit bureau, and any financial institutions or trade creditor that Dealer has provided, as well as other credit investigation that DSC in DSC's role discretion decrease precessary. Dealer also authorizes DSC to contact any third porties to disclose information, including information contained in the DSC application, for the purpose of, among other things, obtaining interereditor agreements and perfection of DSC's security interest. Further, if Credit Line is granted, Dealer authorizes DSC to review Dealer's account periodically, which may include obtaining additional credit reports.
- (k) Dealer's account is subject to "NSP" fees in the amount stated in the DSC Published Rate, Fee and Term Schedule or maximum amount permitted by law for each check or ACH issued by Dealer which is subsequently returned for insofficient funds, in addition to any charge or fee imposed by Dealer's and/or DSC's depository institution.
- (i) DSC may process checks observed ally, at first presentment and any re-presentments, by transmitting the amount of the check, resulting number, account number and check sortal number to your financial institution. By submitting a check for payment, you multiprize DSC to initiate an electronic debit from your bunk account. When DSC processes your check electronically, your payment may be debited from your bank account as soon as the same day we receive your check and you will not receive that cannot led check with your bank account statement.
- Dealer's account is subject to a into fee charge in the amount stated in the DSC Published Rate, For and Term Schedule or the maximum smount permitted by law for any item of DSC Financed Inventory that Dealer fails to remit payment under this Note when due. Dealer acknowledges and agrees that the late for charged by DSC is a reasonable estimate of DSC's probable losses due to the delay, inconvenience, and administrative expenses associated with a late payment. Dealer's account is subject to DSC Administrative Fees. Dealer acknowledges and agrees that any such DSC Administrative Fee charged by DSC is permitted under this Note and consents to the assessment of any such DSC Administrative Fee to Dealer's account. Dealer further acknowledges and agrees that DSC Administrative Fee to Dealer's account. Dealer further acknowledges and agrees that DSC Administrative Fees are subject to business and market conditions and may be adjusted unitaterally by DSC without notice to Dealer and at DSC's sole discretion.
- (n) DSC maintains and publishes the "OSC Published Rate, Fee and Term Schedule" via pasting the same on www.discoverdsc.com and in each DSC branch location. All such rates, (see and such amendments to the Terms and Conditions are published therein and incorporated berein by reference and made a part of this Note. With the exception of DSC Administrative Fees and Floorplan Fees, the rates and fees applied to Dealer's Liabilities under this Note and the amended Terms and Conditions shall be the opplicable rates and fees and amendments to the Terms and Conditions must recently published on the OSC Published Rate, Fee and Term Schedule. DSC may amend the rates and fees and must the Terms and Conditions from time to time at DSC's sole discretion and without additional Notice to Dealer other than the publication of such amendments on www.discoverden.com.
- (ii) Dealer valves demand, presentment for payment, notice of dishonor, protest and notice of protest, and expressly agrees that this Note and all payments coming due under it may be extended or modified, from time to time without in any way affecting Dealer's liability under this Note. Dealer understands that this Note matures upon issuance, and that DSC may, at any time, and without notice to Dealer, with or without cause, demand that the Note be immediately paid in full. The demand nature of this Note does not limit DSC's election of panelles upon a default by Dealer. At DSC's option, DSC may reference a term of default for the purpose of pannitting DSC to receive interest at the Default Rate. It is agreed that DSC may demand partial payments under this Note, and said partial demand shall not change DSC's rights under this Note.
- 6. EVENT OF DEFAULT: The occurrence of any of the following owner shall be considered an event of default under this Note ("Event of Default"):
 - (A) The Dealer fails to perform any of its obligations, undertakings or coverants under this Note, fails to adhere to a credit term under this Note, including but not limited to, failure to make payment upon maturity or upon demand of any notstanding Liability under this Note; or
 - (b) Any warranty or representation made by the Dealer proving to have been false or misleading in any material respect when made, of any schedule, certificate, financial statement, report, notice, or other writing furnished by Dealer to DSC proving to have been falso or misleading in any material respect when made or delivered; or
 - (a) Any demage or distruction of a substantial part of the Collegesi occurs and appropriate insurance naming DSC as "Loss Payee" is not in effect; or
 - (d) The Dealer becomes insolved or consens to the appointment of a trustee, receiver or other custodian for the Dealer or any property thereof, or makes a general assignment for the benefit of creditors; or any bankruptcy, reorganization, cost arrangement, or other case or proceeding under any bankruptcy or insolvency law, or a dissolution or liquidation preceeding is commenced in respect of the Dealer; or
 - (c) Any material change in the management, ownership or control of Dealer; or
 - (f) The valuatory or administrative dissolution, death or incompetence of Dealer or any Guaranter of this Note; or
 - (a) Any change in the financial condition of Dealer or Guoranter(s) that DSC in good faith deams adverse; or

DSC Account #61764

- (b) DSC in good faith deems itself incesure for any reason.
- (i) Dealer has fulled to maintain compliance with Dealer's obligations in paragraph 4 (c) of this Note relating to any DSC Financed from of Javentory that is the subject of a lease contract between Dealer and Dealer's customer.
- (f) Dealer has defaulted under any other written agreement entered into by and between DSC and Dealer.
- 7. RIGHTS AND REMEDIES: Upon an event of delault, DSC may, at its option and without patice, exercise any of the following rights in a separate, successive or concurrent fushion and such exercise of any right shall not produce pursuit of other rights and remedies at a later time:
 - Demand immediate payment of all Liabilities under this Note and all other indebtedness owed to DSC by Dealer. DSC shall have all the rights and remedies available hereunder, at law or in equity, including without limitation, the rights and remedies of a secured party under the Uniform Commercial Code in effect in the jurisdiction where the Colleteral is kept. These rights and remedies include the right to cancel any unfunded Advances, in outer into Dealer's premises with or without legal process, but without force, and to take possession and remove the Colleteral. At DSC's request and to the extent Dealer may jawfully do so, Dealer shall assemble, prepare for removal and make available to DSC at a place designated by DSC which is reasonably convenient for DSC and Dealer; such items of Colleteral as DSC may deem sufficient to cover all Dealer's Liabilities to DSC; and
 - (b) Initiate proceedings to appoint a receiver in any court of compount jurisdiction. Dealer walves the right to notice and hearing of the appointment of a receiver and contents to the appointment without requiring DSC to past a bond; and
 - (c) To the extent allowed by law, Dealer gives content to DSC to proceed in any notion to collect on or execute against any and all bunds that Dealer has posted with any governmental authorities; and
 - Without limiting the foregoing, DSC may take control of any funds generated by the Collateral, and in DSC's name or Dealer's name, demand, collect, receipt for, settle, compromise, sur for, reputsess, accord returns of, foreclose or realize upon any Collateral. Dealer agrees that Dealer wrives any and all rights it may have to notice prior to science by DSC of any Collateral. Dealer agrees that private sale of any item financed by DSC at the amount owed to DSC on that them, less costs reasonably incurred by DSC in proparation of disposition of the Collateral, shall be a commercially reasonable method of disposition of the Collateral. Dealer proparation of disposition of the Collateral is of shall be liable to DSC for any deficiency resulting from DSC's disposition of the Collateral. Dealer agrees that the Collateral is of the type customarily sold on a recognized market and that DSC therefore has the obligation to notify Dealer prior to a sele.

 However, Dealer agrees that ten (10) days prior written notice of posities and take or the date infer which is private sale may occur shall be reasonable notice. DSC shall not be responsible for the accuracy or unitity of any document or for the existence or value of any Collateral. DSC shall not be responsible for the accuracy or unitity of any document or for the existence or value of any Collateral. DSC shall not be required to marshal any assets in favor of Dealer. DSC has no obligation to pursue any third person for any Liability or obligation need to Dealer. Dealer further agrees to pay reasonableautorney fees and collection costs incurred by DSC in autoreting this Note after an event of default by Dealer. To the extent not probitated by law, Dealer waives incurred by DSC in autoreting this Note after an event of default by Dealer. To the extent not probitated by law, Dealer waives incurred by DSC in autoreting this Note after an event of default by Dealer. To the extent not probitated by law, Dealer and releases all right to appeal after payment in full.
- 8. POWER OF ATTORNEY; Dealer shall execute an inexpecible Fower of Attorney in DSC's favor and such Power of Attorney shall be incorporated become und made a part of this Note.
- 9. GLIARANTY(IES): Dealer shall cause each owner of Dealer to execute an Individual Personal Guaranty. If Dealer is owned in whole or in part by a legally recognized business entity or trust, then Dealer shall cause said entity or trust to execute a Guaranty in addition to all required individual Personal Guaranties. All such and the same shall be incorporated herein by reference and made a part of this Note.
- 10. TERM SHEET(S): Prior to an Advance under this Note, Dealer shall execute a Torm Sheet for each unique set of terms applicable to Dealer, which may be amuniced from time to time, and the same shall be incorporated berein by reference and made a part of this Note.
- 11. ASSIGNMENT: This Note may be assigned by DSC but Dealer may not assign this Note without the prior written consent of DSC.
- 12. INDEMNIFICATION: Dealer shall indemnify and hold DSC handless from and against all, loss, damage, costs, or expenses of whatever kind or nature relating to claims of third parties arising out of or in any way connected to this Note or Dealer's business affairs including, without limitation, altomays' fees and expenses incurred both in the defense of any action against DSC and in my action to enforce these indemnity rights as against the Dealer.
- 13. NO JOINT VENTURE OR PARTNERSHIP: Nothing contained horein shall confer upon DSC or Dealer any interest in, or subject claimer of them to any liability for, or in respect of the business, assets, profits, losses or liabilities of the other. This Note does not constitute and shall not be characterized as a joint venture of partnership between DSC and Dealer. Nothing in this section shall limit or restrict the respective obligations and undertakings of DSC and Dealer horeunder.
- 14. AMENDMENT, MODIFICATION AND MERGER: This Note and all documents incorporated herein by reference are intended by the patters as an amendment and restaurant of any prior Deposed Prunissary Mete and Security Agreements) between DSC and Dealer. With



the exception of the amandments and modifications referenced in Prographs 3 and 5 above, this Note may not be modified or amended except upon the written consent of DSC and Dealer. However, descriptions of specific items of DSC Financed inventory, amounts and terms of Advances, Maturity Date Extensions, Interest, Base Rates, Rick Roles, Definit Rates, DSC Administrative Feez, DSC Universal Fees, late less, NSF Fees, Terms and Conditions and other charges allowed by this Note may be proven by ordinary course of business records of DSC.

15. EXECUTION: The parties understand and agree that DSC may execute this Note and all corresponding documents by affixing an authorized DSC Officer's signature via alguature stamp. Dealer may only execute this Note by original signature. A facsimile exprediction of moto milhorized DSC Officer's aignature and Dealer's aignature on the Note and all corresponding documents shall be decimed original signatures.

16. NOTICES: All notices, requests and demands to or upon the respective parties hereto, including Service of Process of any legal proceeding initiated by either party, shall be deemed to have been duly given or made: if by hand or by facebuile, immediately upon the flushness Day of receipt, if received before \$ p.m., recipient's time, otherwise on the next flushness Day; if by Federal Express, Express Mail or any other overnight delivery service with proof of next day delivery on a flusiness Day, one (1) Business Day after dispatch; and if mailed by sertified mail, return receipt requested, five (5) days after mailing. All notices, requests and demands are to be given or made to the respective parties at the address sot forth herein;

To DSC:

Dealer Services Corporation, 1J20 City Center Drive, Suite 100, Carmel, IN 46032

Telephone (317) 571-3721 Pacsimile; (317) 571-3737

To Dealer.

Young Executive Management & Consulting Services Incorporated DBA

Executive Auto Group

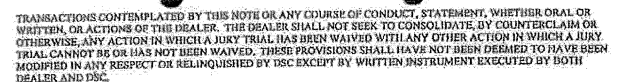
2329 Prospect Avenue , Konses City, MO 64127 Telephone: (816) 241-0220 Facsimile: (913) 469-0762

13. NO WAIVER: No failure or delay by DSC in exercising any right, power, or privilege under this Note will operature a waiver of such right, power, or privilege, and no single or partiel exercise of any such right, power, or privilege will preclude any other or further exercise of any other right, power, or privilege, or the exercise of any other right, power, or privilege.

- 18. TERMINATION: No semination of this Note shall after Dealer's obligations and Liabilities relating to amounts funded or enumitted prior to the effective date of such isomination, and all rights and remedica, including without limitation, the security interest granted herein and the rights of DSC as a secured party hereunder, shall extend until all Liabilities owed by Dealer to DSC have been satisfied.
- 19. LEGAL FEES AND COLLECTION COSTS: Dealer shall pay to DSC all reasonable legal fees, expenses and solication costs incurred as a result of Dealer's default or failure of any obligation under this Note.
- 20. SEVERABILITY: Any provision of this Agreement that is invalid or unenforceable in any jurisdiction shall, as to that jurisdiction, be ineffective to the extent of such invalidity or unenforceability without rendering invalid or unenforceable the templating provisions of this Agreement or affecting the validity or enforceability of any provision of this Agreement in any other jurisdiction.
- 21. GOVERNING LAW: The validity, entire eability and interpretation of this Note shall be governed by the laws of the State of Indiana without regard to conflict of laws provisions thereof. However, in the event Dealer's Place of Business is in the State of California, the validity, sufferentiality and interpretation of this Note shall be governed by the laws of the State of California without regard to conflicts of laws provisions thereof, and each Advance made under this Note shall be deemed made pursuant to and under the authority of a license issued under the California Plannee Landers Laws.
- 22. IURISDICTION AND VENUE: As ovidenced by Dealor's signature below, Dealer submits to the personal jurisdiction and venue of the state or federal courts of Marion and Hamilton County, Indiana and agrees that any and all claims or disputes pertaining to this Note or to any matter arising out of or related to this Note initiated by Dealer egainst DSC shall be brought in the state or federal courts of Marion or Hamilton County, Indiana. Further, Dealer expressly consents to such jurisdiction and venue of the state or federal courts in Marion and Hamilton County, Indiana as to any action brought in such court by DSG and waives any claim of inconvenient forum with respect to any such action. DSC reserves the right to initiate and prosecute soy action against Dealer in any court of competent jurisdiction, and Dealer consents to such Forum as DSC may elect. However, in the in the event this Note is made and entered into in the State of California, the state or federal courts located in the State of California shall have jurisdiction to hear and determine any claims or disputes between the parties portaining to this Note or to any matter arising on of or related to this Note. Each party expressly submits and consents in advance to such jurisdiction in any action or sun commenced in any such Court, and each party hereby consents to the granting of such legal or equitable relief as is deemed apprepriate by such Court.
- 2). WAIVER OF BOND: Dealer waives, to the extent parmitted by law, any bund or surely or security on such bond which might, but for this waiver, be required of DSC.
- 24. WAIVER OF JURY TRIAL: DEALER, AFTER CONSULTING OR HAVING HAD THE OPPORTUNITY TO CONSULT WITH COUNSEL, KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVES ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LITIGATION BASED UPON OR ARISING OUT OF THIS NOTE, OR ANY OTHER LOAN DOCUMENT, OR ANY OF THE

DSC Account # 61764

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25. JUDICIAL REFERENCE, IF DEALER'S PLACE OF BUSINESS IS WITHIN THE STATE OF CALIFORNIA, THE FOLLOWING PROVISIONS APPLY:

IN THE EVENT ANY LEGAL PROCEEDING IS FILED IN A COURT OF THE STATE OF CALIFORNIA (THE "COURT") BY OR AGAINST ANY PARTY IN CONNECTION WITH ANY COMTROVERSY, DISPUTE OR CLAIM DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS NOTE OR THE TRANSACTIONS CONTEMPLATED HEREBY (EACH, A "CLAIM") AND THE WAIVER SET FORTH IN THE PRECEDING PARAGRAPH IS NOT ENFORCEABLE IN SUCH ACTION OR PROCEEDING, DEALER AND DSC HEREBY AGREE AS FOLLOWS:

(a) with the exception of the matters specified in subparagraph B below, any claim will be resolved By a general reperence procheding in accordance with the provisions of california code of civil

PROCEDURE SECTIONS 638 THROUGH 645.1.
(B) THE FOLLOWING MATTERS SHALL NOT BE SUBJECT TO A REFERENCE PROCEEDING: (I) EXERCISE OF SELF-HELP REMEDIES (INCLUDING SET-OFF), (2) APPOINTMENT OF A RECEIVER AND (3) TEMPORARY, PROVISIONAL OR ANCILLARY REMEDIES (INCLUDING WRITS OF ATTACHMENT, WRITS OF POSSESSION, TEMPORARY RESTRAINING ANCILLARY REMEDIES (INCLUDING WRITS OF ATTACHMENT, WRITS OF POSSESSION, TEMPORARY RESTRAINING ORDERS OR PRELIMINARY INJUNCTIONS). THIS NOTE DOES NOT LIMIT THE RIGHT OF ANY PARTY TO EXERCISE OR OFFOSSE ANY OF THE RIGHTS AND REMEDIES DESCRIBED IN CLAUSES (1) - (3) AND ANY SUCH EXERCISE OR OPPOSITION DOES NOT WAIVE THE RIGHT OF ANY PARTY TO A REFERENCE PROCEEDING PURSUANT TO THIS NOTE. (C) UPON THE WRITTEN REQUEST OF ANY PARTY, THE PARTIES SHALL SELECT A SINGLE REFERE, WHO SHALL BE A RETIRED JUDGE OR JUSTICE. IF THE PARTIES DO NOT AGREE UPON A REFEREE WITHIN TEN DAYS OF SUCH WRITTEN REQUEST, THEN, ANY PARTY MAY REQUEST THE COURT TO APPOINT A REFEREE PURSUANT TO CALIFORNIA CODE OF CIVIL PROCEDURE SECTION 640(B). A REQUEST FOR APPOINTMENT OF A REFEREE MAY BE HEARD ON AN EX PARTE OR EXPEDITED BASIS, AND THE PARTIES AGREE THAT IRREPARABLE HARM WOULD RESULT IF EX PARTE RELIEF IS NOT GRANTED.

(D) ALL PROCEEDINGS AND HEARINGS CONDUCTED BEFORE THE REFEREE, EXCEPT FOR TRIAL, SHALL BE CONDUCTED WITHOUT A COURT REPORTER, EXCEPT WHEN ANY PARTY SO REQUESTS, A COURT REPORTER WILL BE USED AND THE REFEREE WILL BE PROVIDED A COURTESY COPY OF THE TRANSCRIPT. THE PARTY MAKING SUCH REPORTS SHALL HAVE THE OBLIGATION TO ARRANGE FOR AND PAY COSTS OF THE COURT REPORTER, PROVIDED THAT SUCH COSTS, ALONG WITH THE REFEREE'S FEES, SHALL ULTIMATELY BE BORNE BY THE PARTY WHO DOES NOT TREVAIL, AS DETERMINED BY THE REFEREE.

(II) THE REPEREE SHALL APPLY THE RULES OF DISCOVERY AND EVIDENCE APPLICABLE TO PROCEEDINGS AT LAW IN THE STATE OF CALIFORNIA TO THE REFERENCE PROCEEDING AND SHALL DETERMINE ALL ISSUES IN ACCORDANCE WITH APPLICABLE LAW, THE REFEREE SHALL BE EMPOWERED TO ENTER EQUITABLE AS WELL AS LEGAL RELIEF AND RULE ON ANY MOTION WHICH WOULD BE AUTHORIZED IN A TRIAL, INCLUDING MOTIONS FOR DEFAULT (DIDGMENT OR SUMMARY AUDOMENT, THE REFEREE SHALL REPORT HIS DECISION, WHICH REPORT SHALL ALSO INCLUDE PINDINGS OF FACT AND CONCLUSIONS OF LAW.

26. HEADINGS: Paragraph headings used in this Note are for reference only and shall not affect the construction of this Note.

Seffen Bec. 2011.

Dealer: Young Executive Management & Consulting Services Incorporated DBA Executive Auto Group

Rybyn Alexander Green, Vice President

Accepted By: TEBby Services Corporation

DY:

DSC Officer

GUARANTORS ACKNOWLEDGE AND CONSENT OF AND TO THE FOREGOING:

Commander: Proceed Decorne Paris) L. Ronald Jerome Reid Jr.

Funrantor: L pape Nettleaber (5)
Roben Alexander Green

POWER OF ATTORNEY

Young Executive Management & Consulting Services incorporated DNA Executive Anno Group, ("Dealer"), hereby increasibly appoints Dealer Services Corporation ("DSC"), a Delawate corporation with its principal place of business located at 1320 City Center Drive, Bulto 100, Countel, Indiana, 46032, and DSC's agents, as its lawful attorney-in-fact by executing this Power of Attorney in Secondance with the Demand Prantispory Note and Secondance with in the Note, to not with or without the occurrence of an Event of Wilson and With er without profice to Dealer:

- (a) to set with general authority and delegate such authority with respect to all Dealer's Collateral and all measurings relating therero;
- (b) to execute security agreements and related documents necessary for Dealer to scopling or sell Collateral;
- (c) in andorse any document, instrument, conflicate of title or other evidence of title, state registration documents, in related documents necessary to protect the Collstem in the name of Deuler;
- (6) to underse notes, checks, drafts, money orders, documents, or other existences of payment, slepment or storage or any form of Collected on behalf of and in the same of Desler and deposit the same in the account of DSC on account of any Liability due DSC from Dealer under the Note;
- (e) to demand, collect, receipt for, settle, comprehens, adjust, sue for, foreclose or realize upon the Collisieral or chattel paper related to the Collisieral or may haurance claims discount in such manner as DSC may determine;
- (f) to enduric in the many of and on behalf of Desler any chalter paper, invoice, bill of sale, document, instrument or bill of lading relating to the Collineral:
- (g) in sign the Desire's name to all preasts of claim against any account debtor on behalf of Oculer;
- (b) to notify the post office authorities to change the address for delivery of the Dester's mall to an address designated by DSC and to receive such mult on behalf of Dester; and
- (i) to do all things recessary to satisfy Dealer's obligations and Limbilities under the Note.

DSC will not be liable for any acts or unitations or for any error of judgment or mistake of fact or law, absent gross negligant	ce. bac
faith or willful misconduct. This power, being coupled with an interest, is introcable until the Lincolluct nave need unity satisfied.	
Executed this 14hday of Suplember 2011.	
Executed this Timony at Showing Timony at Showin	

Dealer: Young Executive Management & Consulting Services Incorporated DBA Executive Auto Group

Signature: Monald Jeroine Reid Ir., President

[Consult Jeroine Reid Ir., President]

Roby's Alexander Green, Vice President

STATE OF KANSAS

COURTY OF Johnson

SS: Royald Jerome held Jr.

Before me, a Notary Public in and for said County and State, personally appeared <u>Robyn Action of the Original and said who, having been duly sworm masses that any representations contained therein and true.</u>

Winces my hand and Nederial Sest this His day of Sephence 3011

Notice Signature My Appl. Esp. 6/50/2014

Notice, Privated Tonyard IEN

My Commission Especial 30, 2014 County of Residence Tohyson

TERM SHEET

Dealer: Young Executive Management & Consulting Services

Incorporated DBA Executive Auto Group

Dealer Number: 61764

Bronch: Komma City East

Date of Original Note:

Temi Plan Type: Retail (Buyer)

The following, as defined in the Demand Promissory Note and Security Agreement, shall apply effective immediately to any Advance made by DSC to Dealer under the Note and pursuant to this Term Shoet.

Floorplan Fee, Period, Principal Reduction: The Floor Plan Fee, Period and Principal Reduction for any one Advance made pursuant to this Term Sheet shall be as follows:

Period	Number of Days In Period	Required Principal Reduction to Extend Maturity Date	Floorplan Fee
		10.00%	\$85.00
2	34	20.00%	\$75,00
3		100.00%	\$75.00

Contract Rate: The Contract Rate of interest shall accrue on all Liabilities, including but not limited to, Inventory Advances at the Base Rate plus 4.5% per annua compounded daily unless otherwise provided for pursuant to the Terms and Conditions of the Note.

Dealer may pay the Floorplan Fee at the time of the Advance to avoid incurring interest charges thereon. If Dealer elects not to pay the Floorplan Fee at the time of the Advance, the Interest on the Floorplan Fee will secrete per the terms of this Note. By initialing the box at the end of this sentence, Dealer scknowledges that Interest will accrue on the Floorplan Fee per terms of the Note KIKE Dealer shall not be entitled to extend any one Advance made pursuant to this Term Sheet beyond the last defined Period above.

Before DSC will approve directly funding the bank account of Dealer for any Advance, Dealer acknowledges that DSC must hold a first miority accurity interest in all Dealer's DSC Financed Inventory, R. T. C. R.

Executed by the undersigned thily authorized representatives effective as of the // day of September 20.11

Dealer: Young Executive Management & Consulting

Services Incorporated

DBA; Excentive Auto Group

DBA

Dealer Services Corporation

DSC Office

Ronald Jereme Read Jr., President

manne: Kiet. Immital 17.017 - Miller

That Dealer shall not slisslose to any third party, without the written consent of DSC, any terms and conditions appearing berein and applicable to Dealer's DSC account.

INDIVIDUAL PERSONAL GUARANTY

WHEREAS, Dealer Services Corporation, a Delaware corporation ("DSC"), in consideration of any present or future loans or other financial advances to Young Executive Management & Consulting Services Incorporated DBA Executive Auto Group (Insperiment sometimes referred to as "Dobtor"); and

WHEREAS, on the 14 day of Schripto , 2011, Debtor executed and delivered to DSC its principal Demand Promissory Note and Security Agreement ("Note"); and

WHEREAS, the loan of DSC to Debtor is conditioned upon said indebtedness being personally guaranteed as to the payment thereof by Ronald Jerome Reid Jr. (hereinafter referred to as "Guarantor"); and

WHEREAS, in consideration of the financial and other support that the Debtor has provided, and such financial and other support as the Debtor may in the future provide, to the Guarantor, and in order to induce DSC to provide Credit to Debtor, and because Guarantor has determined that executing this Individual Personal Guaranty (hereinafter referred to as "Guaranty") is in its interest and to its financial benefit, the Guaranter is willing to guarantee the obligations of Debtor under the Note; and

WHEREAS the Commenty shall be irrevocable, continuing and unconditional as to all Liabilities owed by Debtor at all times;

- NOW, THEREFORE, the Quaranter, in executing this Guaranty, jointly and severally guarantees that Debtor will promptly pay the full amount of principal and interest, all costs and fees, including but not limited to, reasonable attorneys' fees and collection costs, and any other liabilities arising out of the Note as and when the same shall in any manner be or become due, either according to the Terms and Conditions provided in the Note or upon acceleration of the payment thereof by reason of a default, as a primary not a secondary liability of Guaranter.
- 2. Without limiting the generality of the foregoing, the Guaranter agrees that he/she will pay the full amount of principal and interest of the Note now or hereafter due as and when the same shall in any manner be or become due, either nacording to the Terms and Conditions provided in the Note or upon acceleration of the payment thereof by reason of a default, as primary and not a secondary liability of Guaranter.
- 3. The Guaranter hereby waives demand, notice of dishoner, presentment for payment, protest and notice of protest, and of non performance on all of said indebtedness; and if said indebtedness is renewed, or if the time for payment thereof be extended (to which Guaranter hereby expressly consents to any such renewal or extension) either with or without notice to Guaranter, Guaranter unconditionally guarantees the payment of such indebtedness at the time fixed for the payment thereof in and by any such renewal or extension. Guaranter further, waives all rights, by statute or otherwise, to require the holder of the Note to institute suit against the original maker of the Note; also to exercise difference in enforcing this or any other instrument.
- 4. To the extent permitted by law, Guarantor woives all defenses legally available to Guarantor, Guarantor being bound to the payment of said indebtedness of the original maker of the Note. The holder of the Note may take any new or additional or substituted security from time to time without in any way impairing the obligation of the undersigned; and the impairment of the security, which said holder may from time to time hold as security for said loan, shall in no way operate to discharge the undersigned in whole or in part, it being specifically agreed that the holder is not required to exercise diligence to enforce its rights against the original maker of the Note. The holder is hereby authorized at any time, in its sole discretion and without notice, to take, change, release of in any way deal with the security herein; but the holder of the Note shall be under no obligation to collect or to protect any of such security or said indebtedness, and its neglect or failure to collect or protect the same is excused. Acceptance of the Guaranty is waived.
- 5. Forbearance on the part of DSC to take steps to enforce payment of said indebtedness arising from Quaranter's default in any respect whatever, or the giving of further time to the original maker of the Note, shall in no way release the undersigned, but the undersigned shall remain jointly and severally liable hereunder for the prompt payment of said indebtedness.
- 6. This Guaranty is for the use and benefit of the holder of the Note, who in the first instance will be DSC. This Guaranty shall also be for the use and benefit of any subsequent owner of the Note, and each owner of the Note may assign this Guaranty to its successor owner of the Note.
- All reasonable costs and expenses, including shomeys' fees, incurred by the holder of the Note to enforce this:
 Quaranty, shall be paid by the undersigned.

- The liability of the Guaranter shall continue until payment is made of every obligation of the Debter now or hereafter incurred in connection with the Note, and until payment is made of any loss or damage incurred by DSC with tespect to any matter covered by this Charanty.
- Guarantor consents that, without affecting the Guarantor's liability, DSC may, without notice to or consent of Guarantor on such terms as DSC may deem advisable, extend in whole or in part, by renewal or otherwise, the tune of payment of the debt now or hereafter owing by the Debtor to DSC or held by DSC as security for any obligation herein described, or may do or refrain from doing any act whatever. Guarantor also consents that DSC may release, surrender, exchange, modify, impair or extend the periods of duration or the time for performance or payment of any collateral securing the obligations of Debtor to DSC, and may also sente or compromise any claim of DSC against Debtor or against any other person or composition whose obligation is held by DSC as collateral security for any obligation of Debtor or DSC. Guarantor hereby ratifies and affirms any such actions, and all such actions shall be binding on Guarantor, and Guarantor hereby waives all defenses, counterclaims or offsets which Guarantor may have.
- 10. Guaranter also waives notice of failure of any person to pay to DSC any debt held by DSC as collateral security for the obligations of Debtor, and all defenses, offsets and counterclaims which Guaranter may at any time have to any claim of DSC against Debtor.
- 11. Quaranter represents that at the time of the execution and delivery of this Guaranty, nothing exists to impinic the effectiveness of this Guaranty.
- 12. Guaranter understands that so long as any indebtedness exists from Debter to DSC. Debter is not permitted to repay any losses or obligation owing Guaranter, present or future. Guaranter agrees that any such payments made by Debter to Guaranter shall be held in trust for the benefit of DSC and shall be immediately delivered to DSC.
- 13. DSC may, at its option, proceed in the first instance against the Guarantor to collect the obligations covered by this Guaranty without first proceeding against any other passon, firm or corporation, and without resorting to any property held by DSC as collateral security.
- without regard to conflicts of laws provisions thereof, and Quaranter agrees that any and all claims or disputes pertaining to this Guaranty or to any matter arising out of or related to this Guaranty initiated by Debtor against DSC shall be brought in the state or federal courts of Marion or Hamilton County, Indiana. Further, Quaranter expressly consents to such jurisdiction and venue of the state or federal courts in Marion and Hamilton County, Indiana as to any action brought in such court by DSC and walves any claim of inconvenient forum with respect to any such action. However, in the event Debtor's Place of Business is in the State of California, the validity, enforceability and interpretation of this Note shall be governed by the laws of the State of California without regard to conflicts of laws provisions thereof, and each Advance made under this Note shall be decreed made pursuant to and under the authority of a license issued noder the California Finance Lenders Laws.
- 15. Guaranter understands that the right to trial by jury is an unconditional right of first by the United States Constitution and understands that right may be weived. Guaranter has consulted with or has had the opportunity to consult with his/her attempt and hereby knowingly, intentionally and voluntarily waives any right to trial by jury regarding any litigation arising out of or in connection with this Guaranty. Guaranter understands that DSC also has waived its right to trial by jury and agrees that such waiver by Guaranter and DSC are for the mutual benefit of the parties. Further, Guaranter understands and agrees that such waiver is a material inducement for both parties in entering into this Guaranty and transactions relating thereto.
- 16. JUDICIAL REFERENCE. IF DEBTOR'S PLACE OF BUSINESS IS WITHIN THE STATE OF CALIFORNIA, THE FOLLOWING PROVISIONS APPLY:
 IN THE EVENT ANY LEGAL PROCEEDING IS FILED IN A COURT OF THE STATE OF CALIFORNIA (THE "COURT") BY OR AGAINST ANY PARTY IN CONNECTION WITH ANY CONTROVERSY, DISPUTE OR CLAIM DIRECTLY OR INDIRECTLY ARISING OUT OF OR ILLATING TO THE NOTE OR THE TRANSACTIONS CONTEMPLATED HEREBY (EACH, A "CLAIM") AND THE WAIVER SET FORTH IN THE PRECEDING PARAGRAPH IS NOT ENFORCEABLE IN SUCH ACTION OR PROCEEDING, DEBTOR AND DSC HEREBY AGREE
- AS FOLLOWS:

 (A) WITH THE EXCEPTION OF THE MATTERS SPECIFIED IN SUBPARAGRAPH B BELOW, ANY CLAIM WILL BE RESOLVED BY A GENERAL REFERENCE PROCEEDING IN ACCORDANCE WITH THE PROVISIONS OF CALIFORNIA CODE OF CIVIL PROCEDURE SECTIONS 638 THROUGH 645.1.
- (B) THE FOLLOWING MATTERS SHALL NOT BE SUBJECT TO A REFERENCE PROCEEDING: (1) EXERCISE OF

SELF-HELF REMEDIES (INCLUDING SET-OFF), (2) APPOINTMENT OF A RECEIVER AND (3) TEMPORARY, PROVISIONAL OR ANCILLARY REMEDIES (INCLUDING WRITS OF ATTACHMENT, WRITS OF POSSESSION, TEMPORARY RESTRAINING ORDERS OR PRELIMINARY INJUNCTIONS). THIS NOTE DOES NOT LIMIT THE RIGHT OF ANY PARTY TO EXERCISE OR OPPOSE ANY OF THE RIGHTS AND REMEDIES DESCRIBED IN CLAUSES (1) - (3) AND ANY SUCH EXERCISE OR OPPOSITION DOES NOT WAIVE THE RIGHT OF ANY PARTY TO A REPERENCE PROCEEDING PURSUANT TO THE MOTE. (C) UPON THE WRITTEN REQUEST OF ANY PARTY, THE PARTIES SHALL SELECT A SINGLE REFEREE, WHO SHALL BE A RETIRED JUDGE OR JUSTICE. IF THE PARTIES DO NOT AGREE UPON A REFEREE WITHIN TEN DAYS OF SUCH WRITTEN REQUEST, THEN, ANY PARTY MAY REQUEST THE COURT TO APPOINT A REFERED PURSUANT TO CALIFORNIA CODE OF CIVIL PROCEDURE SECTION 640(B). A REQUEST FOR APPOINTMENT OF A REFEREE MAY BE HEARD ON AN EX PARTE OR EXPEDITED BASIS, AND THE PARTIES AGREE THAT IRREPARABLE HARM WOULD RESULT IF EX PARTE RELIEF IS NOT GRANTED. (D) ALL PROCEEDINGS AND HEARINGS CONDUCTED BEFORE THE REFERRE, EXCEPT FOR TRIAL, SHALL BE CONDUCTED WITHOUT A COURT REPORTER, EXCEPT WHEN ANY PARTY SO REQUESTS, A COURT REPORTER WILL BE USED AND THE REFEREE WILL BE PROVIDED A COURTESY COPY OF THE TRANSCRIPT. THE PARTY MAKING SUCH REQUEST SHALL HAVE THE OBLIGATION TO ARRANGE FOR AND PAY COSTS OF THE COURT REPORTER, PROVIDED THAT SUCH COSTS, ALONG WITH THE REFERSE'S FEES, SHALL ULTIMATELY BE BORNE BY THE PARTY WHO DOES NOT PREVAIL, AS DETERMINED BY THE REFERBE. (E) THE REFEREE SHALL APPLY THE RULES OF DISCOVERY AND EVIDENCE APPLICABLE TO PROCEEDINGS AT LAW IN THE STATE OF CALIFORNIA TO THE REFERENCE PROCEEDING AND SHALL DETERMINE ALL ISSUES IN ACCORDANCE WITH APPLICABLE LAW. THE REFEREE SHALL BE EMPOWERED TO ENTER EQUITABLE AS WELL AS LEGAL RELIEF AND RULE ON ANY MOTION WHICH WOULD BE AUTHORIZED IN A TRIAL, INCLUDING MOTIONS FOR DEFAULT JUDGMENT OR SUMMARY JUDGMENT, THE REFERBE SHALL REPORT HIS DECISION, WHICH REPORT SHALL ALSO INCLUDE FINDINGS OF FACT AND CONCLUSIONS OF LAW.

- 17. Any provision of this Quaranty that is invalid or unemforceable shall be ineffective to the extent of such invalidity or unemforceability without rendering invalid or unenforceable the remaining provisions of this Quaranty or affecting the validity or enforceability of any provision of this Quaranty.
 - 18. Words of "Guaranty" contained betwin in no way throlaish or impair the absolute liability hereby created.
- 19. This Guaranty is intended by the Guarantor as an amendment and restatement of any prior Personal Guaranty made by Guarantor related to the Demand Promissory Note and Scourity Agreement or amendment thereof executed by Debtor.
- 20. POLICY CONCERNING THE FURNISHING OF NEGATIVE INFORMATION TO CONSUMER REPORTING AGENCIES. We may report information about your account to credit bureaus. Late payments, missed payments, or other defaults on your account may be reflected in your credit report.

Signature: Ronald Jerome Rold Ir.

STATE OF KAVISAS

Signature: Ronald Jerome Rold Ir.

STATE OF KAVISAS

SS:

COUNTY OF JOYNSON

Before size, a Natury Public in end for said County and State, payroonally uppeared Kynald Jerome Reld Jr., who acknowledged the execution of the foregoing, and who, having been duly sworn states that any representations contained therein are true.

Witness my hand and Notarial Scal this Hindry of Republic 20

Notary Signature

Notary Signature

Notary, Printed

Notary, Printed

Notary, Printed

County of Residence:

My Commission Expires JAME 9

INDIVIDUAL PERSONAL GUARANTY

WHEREAS, Dealer Services Corporation, a Delaware corporation ("DSC"), in consideration of any present or future loans or other financial advances to Young Executive Management & Consulting Services Incorporated DBA Executive Auto Group (hereinafter sometimes referred to as "Debtor"); and

WHEREAS, on the // day of September 20 // Debtor executed and delivered to DSC its principal Demand Promissory Note and Security Agreentent ("Note"); and

WHEREAS, the loan of DSC to Debtor is conditioned upon said indebtedness being personally guaranteed as to the payment thereof by Robyn Alexander Oreen (hereinatior referred to as "Guarantor"); and

WHEREAS, in consideration of the financial and other support that the Debtor has provided, and such financial and other support as the Debtor may in the future provide, to the Guarantor, and in order to induce DSC to provide Credit to Debtor, and because Guarantor has determined that executing this individual Personal Guaranty (hereinafter referred to as "Guaranty") is in its interest and to its financial benefit, the Guarantor is willing to guarantee the obligations of Debtor under the Note: and

WHEREAS the Guaranty shall be irrevocable, continuing and unconditional as to all Liabilities owed by Debter at all times;

- 1. NOW, THEREFORE, the Guarantor, in executing this Guaranty, jointly and severally guarantees that Debtor will promptly pay the full amount of principal and interest, all costs and fees, including but not limited to, reasonable attorneys' fees and collection costs, and any other liabilities arising out of the Note as and when the same shall in any manner be or become due, either according to the Terms and Conditions provided in the Note or upon acceleration of the payment lisereof by reason of a default, as a primary not a secondary liability of Guarantor.
- 2. Without limiting the generality of the foregoing, the Guaranter agrees that he/she will pay the full amount of principal and interest of the Note now or hereafter due as and when the same shall in any manner be or become due, either according to the Terms and Conditions provided in the Note or upon acceleration of the payment thereof by reason of a definit, as primary and not a secondary liability of Guaranter.
- 3. The Guaranter hereby waives demand, notice of dishoner, presentment for payment, protest and notice of protest, and of non performance on all of said indebtedness; and if said indebtedness is renewed, or if the time for payment thereof be extended (to which Guaranter hereby expressly consents to any such renewal or extension) either with or without notice to Guaranter, Guaranter unconditionally guarantees the payment of such indebtedness at the time fixed for the payment thereof in and by any such renewal or extension. Guaranter further valves all rights, by stabile or otherwise, to require the holder of the Note to institute suit against the original maker of the Note; also to exercise diligence in enforcing this or any other insumment.
- 4. To the extent permitted by law, Gustantor valves all defenses legally available to Gustantor, Gustantor being bound to the payment of said indebtedness of the original maker of the Note. The holder of the Note may take any new or additional or substituted security from time to time without in any way impairing the obligation of the undersigned; and the impairment of the security, which said holder may from time to time hold as security for said loan, shall in no way operate to discharge the undersigned in whole or in part, it being specifically agreed that the holder is not required to exercise diligence to enforce its rights against the original maker of the Note. The holder is hereby authorized at any time, in its sole discretion and without notice, to take, change, release or in any way deal with the security herein; but the holder of the Note shall be under up obligation to collect or to protect any of such security or said indebtedness, and its neglect or failure to collect or protect the same is excused. Acceptance of the Gustanty is waived.
- 3. Perhantenee on the part of DSC to take steps to enforce payment of said indebtedness arising from Guaranter's default in any respect whatever, or the giving of further time to the original maker of the Note, shall in no way release the undersigned, but the undersigned shall remain jointly and severally liable hereunder for the prompt payment of said indebtedness.
- 6. This Gueranty is for the use and benefit of the holder of the Note, who in the first instance will be DSC. This Gueranty shall also be for the use and benefit of any subsequent carner of the Note, and each owner of the Note may assign this Gueranty to its successor owner of the Note.
- All reasonable costs and expenses, including attermeys' foca, incurred by the holder of the Note to enforce this Quantity, shall be paid by the undersigned.

- The Hability of the Guaranter shall continue until payment is made of every obligation of the Debtor now or hereafter incurred in connection with the Note, and until payment is made of any loss or damage incurred by DSC with respect to any matter covered by this Customy.
- 9. Guaranter consents that, without affecting the Guaranter's liability, DSC may, without notice to or consent of Guaranter on such terms as DSC may deem advisable, extend in whole or in part, by renewal or otherwise, the time of payment of the debt now or hereafter owing by the Debtor to DSC or held by DSC as security for any obligation herein described, or may do or refrain from doing any set whatever. Guaranter also consents that DSC may release, surrender, exchange, modify, impair or extend the periods of duration or the time for performance or payment of any collateral securing the obligations of Debtor to DSC, and may also settle or compromise any claim of DSC against Debtor or against any other person or corporation whose obligation is held by DSC as collateral security for any obligation of Debtor or DSC. Quaranter bereby ratifies and affirms any such actions, and all such actions shall be binding on Guaranter, and Guaranter hereby waives all defenses, counterclaims or offsets which Quaranter rapy have.
- 1D. Guaranter also waives notice of failure of any person to pay to DSC any debt held by DSC as callateral security for the obligations of Debtor, and all defenses, offsets and counterclaims which Guaranter may at any time have to any claim of DSC against Debtor.
- 11. Guaranter represents that at the time of the execution and delivery of this Guaranty, nothing exists to impair the effectiveness of this Quaranty.
- 12. Quaranter understands that so long as any indebtedness exists from Debter to DSC, Debter is not permitted to repay may leans or obligation owing Quaranter, present or future. Quaranter agrees that any such payments made by Debter to Quaranter shall be held in trust for the benefit of DSC and shall be immediately delivered to DSC.
- 13. DSC may, at its option, proceed in the first instance against the Guaranter to collect the obligations covered by this Guaranty without first proceeding against any other person, firm or corporation, and without resorting to any property held by DSC as collateral security.
- 14. The validity, enforceability and interpretation of this Note shall be governed by the laws of the State of Indiana without regard to conflicts of laws provisions thereof, and Guarantor agrees that any and all claims or disputes periating to this Guaranty or to any matter arising out of or related to this Guaranty initiated by Debtor against DSC shall be brought in the state or federal courts of Marjon or Hamilton County, Indiana. Further, Guarantor expressly consents to such jurisdiction and vanue of the state or federal courts in Marjon and Hamilton County, Indiana as to any action brought in such court by DSC and waives any claim of inconvenient forum with respect to any such action. However, in the event Debtor's Place of Business is in the State of California, the validity, enforceability and interpretation of this Note shall be governed by the laws of the State of California without regard to conflicts of laws provisions thereof, and each Advance made under this Note shall be deemed made pursuant to and under the authority of a license issued under the California Finance Landers Laws.
- 15. Guerantor understands that the right to trial by jury is an unconditional right afforded by the United States Constitution and understands that right may be waived. Guarantor has consulted with or has had the opportunity to consult with his/her attorney and hereby knowingly, intentionally and voluntarily waives any right to trial by jury regarding any litigation arising out of or in connection with this Guaranty. Guarantor understands that DSC also has waived its right to trial by jury and agrees that such waiver by Guarantor and DSC are for the mutual benefit of the parties. Further, Guarantor understands and agrees that such waiver is a material inducement for both parties in entering into this Guaranty and transactions relating thereto.
- 16. JUDICIAL REFERENCE. IF DEBTOR'S PLACE OF BUSINESS IS WITHIN THE STATE OF CALIFORNIA, THE FOLLOWING PROVISIONS APPLY:
- IN THE EVENT ANY LEGAL PROCEEDING IS FILED IN A COURT OF THE STATE OF CALIFORNIA (THE "COURT") BY OR AGAINST ANY PARTY IN CONNECTION WITH ANY CONTROVERSY, DISPUTE OR CLAIM DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THE NOTE OR THE TRANSACTIONS CONTEMPLATED HEREBY (EACH, A "CLAIM") AND THE WAIVER SET FORTH IN THE PRECEDING PARAGRAPH IS NOT ENFORCEABLE IN SUCH ACTION OR PROCEEDING, DEBTOR AND DSC HEREBY AGREE AS FOLLOWS:
- (A) WITH THE EXCEPTION OF THE MATTERS SPECIFIED IN SUBPARAGRAPH B BELOW, ANY CLAIM WILL BE RESOLVED BY A GENERAL REFERENCE PROCREDING IN ACCORDANCE WITH THE PROVISIONS OF CALIFORNIA CODE OF CIVIL PROCEDURE SECTIONS 638 THROUGH 645.1.
- (B) THE POLLOWING MATTERS SHALL NOT BE SUBJECT TO A REFERENCE PROCEEDING: (I) EXERCISE OF

DSC Account # 61764

SELF-HELP REMEDIES (INCLUDING SET-OFF), (2) APPOINTMENT OF A RECEIVER AND (3) TEMPORARY, PROVISIONAL OR ANCILLARY REMEDIES (INCLUDING WRITS OF ATTACHMENT, WRITS OF POSSESSION, TEMPORARY RESTRAINING ORDERS OR PRELIMINARY INJUNCTIONS). THIS NOTE DOES NOT LIMIT THE RIGHT OF ANY PARTY TO EXERCISE OR OPPOSE ANY OF THE RIGHTS AND REMEDIES DESCRIBED IN CLAUSES (1) - (3) AND ANY SUCH EXERCISE OR OPPOSITION DOES NOT WAIVE THE RIGHT OF ANY PARTY TO A REPERENCE PROCEEDING PURSUANT TO THE NOTE. (C) UPON THE WRITTEN REQUEST OF ANY PARTY, THE PARTIES SHALL SELECT A SINGLE REFEREE, WHO SHALL BE A RETIRED JUDGE OR JUSTICE, IF THE PARTIES DO NOT AGREEUPON A REFEREE WITHIN TEN DAYS OF SUCH WRITTEN REQUEST, THEN, ANY PARTY MAY REQUEST THE COURT TO APPOINT A REPERSE PURSUANT TO CALIFORNIA CODE OF CIVIL PROCEDURE SECTION 640(B), A REQUEST FOR APPOINTMENT of a referee may be heard on an exparte or expedited basis, and the parties agree that IRREPARABLE HARM WOULD RESULT IF EX PARTE RELIEF IS NOT GRANTED. (D) ALL PROCEEDINGS AND HEARINGS CONDUCTED BEFORE THE REFEREE, EXCEPT FOR TRIAL, SHALL BE CONDUCTED WITHOUT A COURT REPORTER, EXCEPT WHEN ANY PARTY SO REQUESTS, A COURT REPORTER WILL BE USED AND THE REFEREE WILL BE PROVIDED A COURTESY COPY OF THE TRANSCRIPT. THE PARTY MAKING SUCH REQUEST SHALL HAVE THE OBLIGATION TO ARRANGE FOR AND PAY COSTS OF THE COURT REPORTER, PROVIDED THAT SUCH COSTS, ALONG WITH THE REFEREE'S FEES, SHALL ultimately be borne by the party who does not prevail, as determined by the referee. (E) THE REFEREE SHALL APPLY THE RULES OF DISCOVERY AND EVIDENCE APPLICABLE TO PROCHEDINGS AT LAW IN THE STATE OF CALIFORNIA TO THE REFERENCE PROCEEDING AND SHALL DETERMINE ALL ISSUES IN ACCORDANCE WITH APPLICABLE LAW. THE REFEREE SHALL BE EMPOWERED TO ENTER. EQUITABLE AS WELL AS LEGAL RELIEP AND RULE ON ANY MOTION WHICH WOULD BE AUTHORIZED IN A TRIAL, INCLUDING MOTIONS FOR DEFAULT JUDGMENT OR SUMMARY JUDGMENT. THE REFEREE SHALL REPORT HIS DECISION, WHICH REPORT SHALL ALSO INCLUDE FINDINGS OF FACT AND CONCLUSIONS OF LAW.

- 17. Any provision of this Guaranty that is invalid or uncoforceable shall be ineffective to the extent of such invalidity or unenforceability without condering invalid or unperforceable the remaining provisions of this Quaranty or affecting the validity or enforceability of any provision of this Quaranty.
 - 18. Words of "Gueranty" contained herein in no way diminish or impair the absolute liability hereby created.
- 19. This Guaranty is intended by the Guaranter as an amendment and restatement of any prior Personal Guaranty made by Guaranter related to the Demand Promissory Note and Security Agreement or amendment thereof executed by Debior.
- 20. POLICY CONCERNING THE FURNISHING OF NEGATIVE INFORMATION TO CONSUMER REPORTING AGENCIES. We may report information about your account to credit bureaus. Late payments, missed payments, or other defaults on your account may be reflected in your credit report.

Signature: Liq. Month of Rolling Signature: Liq. Month of Residences Towns of Residenc